UNITED STATES DISTRICT COURT DISTRICT OF ARIZONA

UNITED	STATES	OF	AMERICA
	V		

UNI	V.	ORE	DER OF DETENTION PEND	ING TRIAL
G	Suadalupe Astorga-Lopez	Case Number:	11-02794M-001	
resent and wa	with the Bail Reform Act, 18 U.S.C. § 3 as represented by counsel. I conclude by e defendant pending trial in this case.	3142(f), a detention heari a preponderance of the e	ing was held on March 14, 2 evidence the defendant is a f	2011. Defendant was light risk and order the
find by a prep	oonderance of the evidence that:	FINDINGS OF FACT		
	The defendant is not a citizen of the U	nited States or lawfully ad	dmitted for permanent reside	ence.
\boxtimes	The defendant, at the time of the char	ged offense, was in the U	Inited States illegally.	
×	If released herein, the defendant fa Enforcement, placing him/her beyond or otherwise removed.	ices removal proceeding the jurisdiction of this Cou	gs by the Bureau of Immi irt and the defendant has pre	gration and Customs eviously been deported
	The defendant has no significant cont	acts in the United States	or in the District of Arizona.	
	The defendant has no resources in the to assure his/her future appearance.	United States from which	h he/she might make a bond	reasonably calculated
\boxtimes	The defendant has a prior criminal his	tory.		
	The defendant lives/works in Mexico.			
	The defendant is an amnesty application substantial family ties to Mexico.	ant but has no substantia	al ties in Arizona or in the l	United States and has
	There is a record of prior failure to ap			
	The defendant attempted to evade law	v enforcement contact by	fleeing from law enforceme	ent.
	The defendant is facing a maximum o	f	years imprisonment.	
The Cat the time of t	ourt incorporates by reference the mater the hearing in this matter, except as note	ial findings of the Pretrial ed in the record.	Services Agency which were	e reviewed by the Court
	CO	ONCLUSIONS OF LAW		
1.	There is a serious risk that the defend			
2.	No condition or combination of condit			fendant as required.
		NS REGARDING DETE		
a corrections fa appeal. The d of the United S	efendant is committed to the custody of acility separate, to the extent practicable, lefendant shall be afforded a reasonable States or on request of an attorney for the United States Marshal for the purpos	from persons awaiting or opportunity for private cor Government, the persor	eserving sentences or being l Insultation with defense count In in charge of the corrections	neid in custody pending sel. On order of a court facility shall deliver the
		AND THIRD PARTY RE		
deliver a copy Court.	ORDERED that should an appeal of this of the motion for review/reconsideration	to Pretrial Services at lea	st one day prior to the hearin	g set before the District
Services suffice	FURTHER ORDERED that if a release to ciently in advance of the hearing before e potential third party custodian.	o a third party is to be cons the District Court to allo	sidered, it is counsel's respo w Pretrial Services an oppo	nsibility to notify Pretrial rtunity to interview and
DATE: <u>Mar</u>	ch 14, 2011	\	JAY R. IRW	/IN
			United States Magist	